## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RAUL CAMACHO,

Plaintiff,

-against-

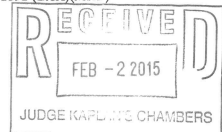
ESS-A-BAGEL INC., ESS-A-BAGEL 1 INC., ESS-A-BAGEL INTERNATIONAL LLC, MICHAEL WENZELBERG, DAVID WILPON, MURIEL FROST, MELANIE FROST, and ESTATE OF FLORENCE WILPON,

Defendants.

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DATE FILED:	2/2/15

**ECF** Case

No. 14-ev-2592 (LAK)(MHD)



## STIPULATION OF DISCONTINUANCE WITH PREJUDICE

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff Raul Camacho ("Plaintiff") and Ess-A-Bagel Inc., Ess-A-Bagel 1 Inc., Ess-A-Bagel International LLC, Michael Wenzelberg, David Wilpon, Muriel Frost, Melanie Frost, and Estate of Florence Wilpon (collectively "Defendants") hereby stipulate, by and through their counsel, that the claims asserted by Plaintiff in the Complaint against Defendants shall be unconditionally dismissed with prejudice, and without costs or attorneys' fees to any party, and that the Court shall only retain jurisdiction to enforce the terms of settlement agreement.

CILENTI & COOPER, PLLC

Justin Citenti, r.sq. 708 Third Avenue, 6<sup>th</sup> Floor New York, NY 10017 (212) 209-3933 Attorneys for Plaintiff

SO ORDERED:

FOX ROTHSCHILD LID

Carolyk D. Richmond, Esq. Glenn S. Grindlinger, Esq. 100 Park Avenue, Suite 1500 New York, New York 10017 (212) 878-7900

Attorneys for Defendants

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